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Attorneys for Defendants Southwest Human Development and Gwynetth Kelly

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

Jessica Kahraman, an individual; D.K., a minor, through his parent and guardian Jessica Kahraman; and K.K., a minor, through his parent and guardian Jessica Kahraman,

Plaintiffs,

VS.

The State of Arizona, a governmental entity; Arizona Department of Child Safety ("DCS"), a governmental entity; Sarah Kramer, individually and as an employee with DCS, and John Doe Kramer, her spouse; Sarah Mendez, individually and as an employee with DCS, and John Doe Mendez, her spouse; Madison Bell, individually and as an employee with DCS, and John Doe Bell, her spouse; Mecca Temple, individually and as an employee with DCS, and John Doe Temple, her spouse; Gregory McKay, individually and as an employee with the State of Arizona as the former Director of DCS, and Jane Doe McKay, his spouse; Michael Faust, individually and as an employee with the State of Arizona as the current Director of DCS, and Jane Doe Faust, his spouse; Banner Children's at Desert, formerly Cardon Children Medical Center ("Banner"), an Arizona nonprofit organization; Ryan M. Stewart, M.D., individually and as an employee with Banner, and Jane Doe Stewart, his spouse; Maria Chico, individually and as an employee with Banner, and John Doe Chico, her spouse; Southwest Human Development ("SWHD"), an Arizona nonprofit organization, individually and as a service provider for the State of Arizona; Drue Kaplan-Siekman, individually and as an employee with SWHD, and Case No. 2:22-cv-00375-SRB

NOTICE OF SERVICE OF DEFENDANTS SOUTHWEST HUMAN DEVELOPMENT AND GWYNETTH KELLY'S THIRD SUPPLEMENTAL RULE 26(a)(1) DISCLOSURE STATEMENT RE EXPERTS

John Doe Siekman, her spouse; Gwyneth Kelly, individually and as an employee with SWHD, and 1 John Kelly, her spouse; Michael Kelly, M.D. an individual, and Jane Doe Kelly, his spouse; John and 2 Jane Does 1-5; and Black Entities 1-5, 3 Defendants. 4 5 NOTICE IS HEREBY GIVEN that Defendants Southwest Human Development 6 ("SWHD") and Gwyneth Kelly (collectively "the SWHD Defendants"), by and through 7 undersigned counsel and pursuant to Federal Rules of Civil Procedure Rule 26(a)(2), have 8 served upon counsel for all parties this date, via e-mail, Defendants Southwest Human 9 Development and Gwyneth Kelly's Third Supplemental Disclosure Statement Re Experts. 10 RESPECTFULLY SUBMITTED this 22nd day of September 2023. 11 **GRASSO LAW FIRM, P.C.** 12 13 /s/ Pamela L. Judd By 14 Robert Grasso, Jr. Pari K. Scroggin 15 Pamela L. Judd 2250 East Germann Road, Suite 10 16 Chandler, Arizona 85286 Attorney for Defendants Southwest Human 17 Development and Gwynetth Kelly 18 19 20 21 22 23 24 25 26 27 28